| 1  | BLECHER COLLINS & PEPPERMAN, P<br>Maxwell M. Blecher (Bar No. 26202)         | P.C.   |
|----|--|--|
| 2  | mblecher@blechercollins.com  |  |
| 3  | Donald R. Pepperman (Bar No. 109809)  dpepperman@blechercollins.com          | 2011)  |
| 4  | T. Giovanni ("John") Arbucci (Bar No. 249 jarbucci@blechercollins.com        | 9811)  |
| 5  | 515 South Figueroa Street, Suite 1750<br>  Los Angeles, California 9071-3334 |  |
| 6  | Telephone: (213) 622-4222<br>Facsimile: (213) 622-1656                       |  |
| 7  | , ,  |  |
| 8  | ROSMAN & GERMAIN LLP<br>Daniel L. Germain (Bar No. 143334)                   |  |
| 9  | germain@lalawyer.com<br>16311 Ventura Boulevard, Suite 1200                  |  |
| 10 | Encino, California 91436-2152<br>Telephone: (818) 788-0877                   |  |
| 11 | Facsimile: (818) 788-0885  |  |
| 12 | Attorneys for Plaintiff Richard Friedman                                     |  |
| 13 | KENDALL BRILL & KELLY LLP  |  |
| 14 | Bert H. Deixler (Bar No. 70614)  bdeixler@kbkfirm.com 212714)                |  |
| 15 | Philip M. Kelly (Bar No. 212714)  pkelly@kbkfirm.com                         |  |
| 16 | Joshua W. Sussman (Bar No. 294695)<br>jsussman@kbkfirm.com                   |  |
| 17 | 10100 Santa Monica Blvd., Suite 1725<br>Los Angeles, California 90067        |  |
|    | Telephone: (310) 556-2700  |  |
| 18 | Facsimile: (310) 556-2705  |  |
| 19 | Attorneys for Defendants   |  |
| 20 | UNITED STATES DISTRICT COURT   |  |
| 21 | CENTRAL DISTRICT OF CALIFORNIA-WESTERN DIVISION                              |  |
| 22 | RICHARD FRIEDMAN,  | ) Case No.: 2:15-cv-00502 GHK (Ex)               |
| 23 | Plaintiff,   | ) JOINT STIPULATION OF                           |
| 24 | VS.  | ) DISMISSAL OF ENTIRE ACTION<br>) WITH PREJUDICE |
|    | HANS ZIMMER, et al.,   |  |
| 26 | TIMING ZIIVIIVIER, CL al.,   |  |
| 27 | Defendants.  |  |
| 28 |  |  |
|    | 1  |  |

28

Plaintiff Richard Friedman and Defendants Hans Zimmer, Twentieth Century Fox Film Corporation, Fox Searchlight Pictures, Inc., New Regency Productions, Inc., River Road Entertainment, LLC, Plan B Entertainment, Inc., Remote Control Productions, Inc., and Sony Music Entertainment hereby stipulate, pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), to the dismissal, with prejudice, of the abovecaptioned action in its entirety, and that Plaintiff takes nothing in this action.

The parties have agreed that Plaintiff, on the one hand, and Defendants, on the other, will bear their own attorneys' fees, costs, and expenses.

## IT IS SO STIPULATED.

## **ROSMAN & GERMAIN LLP**

| Dated: August 23, 2016 | /S/ Daniel L. Germain Daniel L. Germain (Bar No. 143334)  germain@lalawyer.com 16311 Ventura Blvd., Suite 1200 Encino, CA 91436-2152 Telephone: (818) 788-0877 Facsimile: (818) 788-0885   |
|------------------------|--|
|                        | BLECHER COLLINS & PEPPERMAN, P.C. Maxwell M. Blecher (Bar No. 26202)  mblecher@blechercollins.com Donald R. Pepperman (Bar No. 109809)  dpepperman@blechercollins.com T. Giovanni ("John") Arbucci (Bar No. 249811)  jarbucci@blechercollins.com 515 South Figueroa Street, Suite 1750 Los Angeles, California 9071-3334 Telephone: (213) 622-4222 Facsimile: (213) 622-1656 |
|                        | LAW OFFICES OF JEFFREY L. GRAUBART, P<br>Jeffrey L. Graubart (Bar No. 42250)   |

.C. info@jlgraubart.com 800 East Colorado Boulevard, Suite 840

Pasadena, California 91101-2173 Telephone: (626) 304-2800 Facsimile: (626) 381-9601

Attorneys for Plaintiff

1 KENDALL BRILL & KELLY LLP 2 /S/ Bert H. Deixler Dated: August 23, 2016 Bert H. Deixler (Bar No. 70614) 3 bdeixler@kbkfirm.com Philip M. Kelly (Bar No. 212714) 4 pkelly@kbkfirm.com Joshua W. Sussman (Bar No. 294695) 5 jsussman@kbkfirm.com 10100 Santa Monica Blvd., Suite 1725 6 Los Angeles, California 90067 Telephone (310) 556-2700 7 Facsimile: (310) 556-2705 8 Attorneys for Defendants Hans Zimmer, Twentieth Century Fox Film Corporation, Fox Searchlight Pictures, Inc., New Regency Productions, Inc., River 9 10 Road Entertainment, LLC, Plan B Entertainment, Inc., Remote Control Productions, Inc., and Sony Music 11 Entertainment 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28

**ATTESTATION** I, Daniel L. Germain, am the ECF User whose identification and password are being used to file the attached Stipulation. In compliance, I hereby attest that Bert H. Deixler has concurred in this filing. DATED: August 23, 2016 **ROSMAN & GERMAIN LLP** /s/ Daniel L. Germain Daniel L. Germain Attorneys for Plaintiff Richard Friedman